Purchases. We are not responsible for refusal by any merchant, financial institution or automated equipment to honor or accept a check or card access device associated with your Loan. We have no responsibility for merchandise or services obtained with such access devices and any dispute concerning merchandise or services will be independently settled by you and the merchant in question.

Suspension of Future Advances. We and you have the right to cancel this Agreement, as it relates to future advances, at any time without Default. You, of course, remain obligated to repay all outstanding balances existing at the time of cancellation together with interest thereon, and our rights and remedies will remain in full force and effect until such amounts are paid.

Cancellation of Card. You may cancel the card(s) of any Authorized User(s) by notifying us, in writing, at the address indicated on your monthly statement or by calling us at 1-888-89-SWIFT. You shall destroy any cards issued to Authorized Users whose privileges have been terminated. You will not be responsible for any unauthorized transactions arising from that card after we have received notice from you.

Term. The initial term of this Agreement shall be one year. The Agreement shall automatically renew for successive one year terms unless we provide you written notice of our intent to terminate the Agreement at least thirty (30) days before any such renewal.

Use of Information. Notwithstanding any other verbal or written communications or representations to the contrary, you agree that we or our servicers or assigns can collect and use information concerning the borrowers, Authorized Users, and transactions involving the Loan and can sell or transfer such information to our affiliates, servicers not to share or assigns, except as prohibited by law. You may direct us with our affiliates or subsidiaries certain information (other than transactions or experience information) about you by writing to the address indicated on your monthly statement.

Assignment. You agree that we may sell, assign or transfer our rights under this Agreement without written notice. You may not sell, assign, participate or transfer your rights under this Agreement without our prior written consent, any such attempted sale, assignment, etc. without such consent shall be considered null and void.

Monitoring. You agree that we may record telephone calls and have personnel listen to such calls between you and our representatives in order to evaluate the quality of our service to you and other borrowers.

Governing Law and Venue. This Agreement will be governed by federal law applicable to us and, to the extent not preempted by federal law, the laws of the State of Nevada without regard to conflicts of law provisions. This Agreement has been accepted by us in the State of Nevada. If there is a lawsuit, you agree upon our request to submit to the jurisdiction of the courts of the State of Nevada.

Successor Interests. The terms of this Agreement shall be binding upon you, your heirs, personal representatives, successors and assigns, and shall inure to the benefit of us and our successors and assigns.

Jury Waiver. We and you hereby waive the right to any jury trial in any action, proceeding, or counterclaim brought by either of us against the other.

Miscellaneous Provisions. If any part of this Agreement cannot be enforced, this fact will not affect the rest of the Agreement. We may delay or forgo enforcing any of our rights or remedies under this Agreement without losing them. You both individually and on behalf of the Company, to the extent allowed by law, waive presentment, demand for payment, and notice of dishonor.

ORAL AGREEMENTS OR COMMITMENTS TO LOAN MONEY, EXTEND CREDIT OR TO FOREBEAR FROM ENFORCING REPAYMENT OF A DEBT INCLUDING PROMISES TO EXTEND OR RENEW SUCH DEBT ARE NOT ENFORCEABLE, REGARDLESS OF THE LEGAL THEORY UPON WHICH IT IS BASED THAT IS IN ANY WAY RELATED TO THE CREDIT AGREEMENT. TO PROTECT YOU (BORROWERS) AND US (CREDITOR) FROM MISUNDERSTANDING OR DISAPPOINTMENT, ANY AGREEMENTS WE REACH COVERING SUCH MATTERS ARE CONTAINED IN THIS WRITING, WHICH IS THE COMPLETE AND EXCLUSIVE STATEMENT OF THE AGREEMENT BETWEEN YOU AND US, EXCEPT AS WE MAY LATER AGREE IN WRITING TO MODIFY IT.

Swift Business Line of Credit Agreement Especially for

CECELIA JOHNSON

Case 09-01339

General. Where used herein, the terms "we," "us" or "our" refer to Swift Financial and/or M&I Bank FSB and the terms "you" or "your" refer individually and collectively to each applicant, including the business entity (the "Company") reflected in your Swift Business Line of Credit Application (the "Application"). References to "Loan" refer to the Swift Business Line of Credit that you have been approved for, the terms and conditions of which are the subject of this Agreement.

Doc 12-1

Acceptance. You agree that by writing checks drawn against or activating a card access device linked to your Swift Business Line of Credit or otherwise accessing or accepting Loan proceeds or notifying us of your acceptance, you will have automatically accepted the terms and conditions of your Loan, including those set forth herein and in the Application, which is incorporated intothis Agreement by reference. Furthermore, you will be deemed to have accepted the terms and conditions of your Loan if any person or entity accesses your Loan (whether by check, card or otherwise) with your express or implied permission ("Authorized User").

Filed 02/26/10

Promise to Pay. You, both individually and on behalf of the Company, jointly and severally promise to pay us, in lawful money of the United States of America, all loans, advances, overdraft transactions, fees, charges, interest, finance charges and all other debts, obligations and liabilities of every kind and description, arising out of all account transactions authorized by you, any Authorized User, or any other authorized person or entity, plus any collection costs, including court costs and reasonable attomeys' fees.

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Business Purpose. You represent that (a) the Company is a valid business entity in good standing under the laws of the jurisdiction of its organization; (b) you are a partner, proprietor, member or other duly elected officer of the Company and that pursuant to all requisite resolutions, governing documents or other corporate actions you are authorized to complete this application and to borrow on behalf of the Company; and (c) the Loan will be used for business purposes only as defined in the Truth-in-Lending Act and Regulation Z.

Desc Exhibit

Payment. You agree to pay a Minimum Monthly Payment equal you send such a payment, we may accept it without losing any of our rights under this Agreement, and you will remain obligated to full" of the amount owed or that is tendered with other conditions pay any amounts owed. All written communications concerning disputed amounts, including any check or other payment marked "paid in full," "without recourse," or similar language If or limitations or as full satisfaction of a disputed amount must be Milwankee, WI 53201-3023. Payments made by phone will be to 1.00% of the outstanding principal balance of your Loan plus instrument that indicates that payment constitutes "payment in finally to any unpaid fees. You agree not to send us payments bayments will be applied first to interest, then principal, and any accrued unpaid interest and fees related thereto. Your mailed or delivered to: M&I Bank FSB, P.O. Box 3023 subject to a \$5.00 fee.

is computed by applying the ratio of the annual interest rate over a outstanding. Under no circumstances will the interest rate be more year of 360 days, multiplied by the outstanding principal balance, index Rate. The Index Rate will be the effective U.S. Prime Rate substantially similar index. The annual interest rate for your Loan multiplied by the actual number of days the principal balance is first day of your statement period each month. If the Index Rate Variable Interest Rate. The interest rate on your Loan will be Rates"table. A change in the Index Rate will take effect on the subject to change from time to time based on the value of the of interest as published in The Wall Street Journal "Money ceases to be made available to us, we may substitute a the Index Rate plus 1.50% (currently 7.50%) and is han the maximum rate allowed by applicable law.

unless agreed to by us in writing, relieve you of the obligation to continue to make Minimum Monthly Payments. Rather, early Prepayment. You may pay all or a portion of the outstanding balance at any time without penalty. Early payments will not, payments will reduce the principal balance outstanding.

you will be charged a late payment fee equal to 1.00% of the total Late Payment. If your payment is 32 days or greater past due, outstanding balance.

Return Item Fee. If you make a payment that is dishonored or returned for insufficient funds you agree to pay a fee of \$25 for each such payment. Over Limit Ree. If you cause the balance of your Loan to exceed your credit limit, you agree to pay a fee of \$25 for each such

elephone number or address shown on your monthly statement. Stop Payment. You may ask us to stop payment on a check written against your Loan by calling us or writing us at the

Default. Each of the following shall constitute an event of default warranty, representation or statement made or furnished by you or "Default") under this Agreement: (a) your payment is 32 days or greater past due ("Payment Default"); (b) you fail to comply with on your behalf under this Agreement or any related documents is financial condition or circumstances lead us to reasonably believe interest and fees immediately due, and you will be required to pay contained in this Agreement or in any related documents; (c) any receiver for any part of your property; (e) any material change in the ownership of the Company (f) a change in the Company's by either you individually or the Company, the appointment of a existence as a going business, insolvency of or bankruptcy filing time thereafter; (d) dissolution or termination of the Company's or to perform any other term, obligation, covenant or condition false or misteading any material respect, either now or at the principal balance under this Agreement and alfaccrued unpaid time made or furnished or becomes false or misleading at any legal name or address without providing at least 30 days prior the prospect of payment or performance of this Agreement impaired. Upon Default, we may declare the entire unpaid notice of the change to us; or (g) material dange in your that amount.

Payment Default. In the event of a Payment Default, the annual Default by paying any past due amounts and making six months of consecutive timely Minimum Monthly Payments, at which 19.99% (not to exceed 28.99%). You may cure a Payment soint your interest rate will revert to its "pre-Default" level. interest rate on your Loan will be changed to Index Rate +

appeals. If not prohibited by applicable law, you will also pay any fees and expenses for bankruptcy proceedings (including efforts else to help collect amounts due under this Agreement if you fail any limits under applicable law, our attorneys' fees and our legal Attorneys' Fees and Expenses. We may hire or pay someone to pay. You will pay us that amount. This includes, subject to expenses whether or not there is a lawsuit, including attorneys? to modify or vacate any automatic stay or injunction), and court costs, in addition to all other sums provided by law

change in terms or any new terms on your outstanding balance features to your Loan or this Agreement. We may impose any Change in Terms. We may change or terminate any terms, extent required by law, we will notify you in advance of any change in terms or any new terms by mailing a notice to you ime. We may also add new terms, conditions, services and as well as on subsequent transactions and balances. To the Agreement (including increasing fees and charges) at any conditions, services or features of your Loan or this at your address as shown on our records.

Updated Financial Information. Upon request, you agree to promptly give us accurate business and personal financial information.

Credit Information. You authorize us to furnish information about your Loan to credit reporting agencies and others who reflecting on your credit record may be submitted to a credit reporting agency if you fail to fulfill the terms of your credit affiliates. You understand that a negative credit report may lawfully receive such information, including our obligations. Liability for Unauthorized Use. You agree that this

Agreement controls all use of your Loan by you or any
Authorized User. You will promptly notify us, verbally and in a writing, at the address indicated on your monthly statement of No the loss, theft, or unauthorized use of any access device related Q to your Loan (including checks, cards or security codes). statements and notify us, in writing, at the address indicated on statement on which the information is contained, the statement unauthorized use of checks, cards, or other access devices after will be liable for all unauthorized use of the Loan arising from appearing on the statement. If you do not notify us, in writing Except as provided below, you will not be responsible for any Devices have been issued in connection with your Loan, you such devices. You agree to promptly review your monthly your statements of any errors or unauthorized transactions Loan, your liability for unauthorized use arising from such we receive written notice from you. If fewer than 10 card at the address indicated on your statements, of an error or access devices have been issued in connection with your mauthorized transaction within 60 days of receipt of the will be presumed to be correct and all transactions on the devices shall not exceed \$50. If 10 or more card access Liability for Unauthorized Use. You agree that this statement will be presumed to be authorized.